Case 4:08-cv-04857-WDB Document 12 Filed 12/16/2008 Page 1 of 3 THOMAS E. FRANKOVICH (State Bar No. 074414) THOMAS E. FRANKOVICH, 2 A PROFESSIONAL LAW CORPORATION 4328 Redwood Hwy., Suite 300 3 San Rafael, CA 94903 Telephone: 415/674-8600 Facsimile: 415/674-9900 4 5 Attorneys for Plaintiffs PATRICK CONNALLY and DISABILITY RIGHTS 6 ENFORCEMENT, EDUCATION, 7 SERVICES: HELPING YOU HELP OTHERS 8 UNITED STATES DISTRICT COURT 9 NORTHERN DISTRICT OF CALIFORNIA 10 PATRICK CONNALLY, an individual; and) CASE NO. CV-08-4857-WDI 11 DISABILITY RIGHTS, ENFORCEMENT, EDUCATION, SERVICES: HELPING YOU') STIPULATION AND **PĀ HELP OTHERS, a California public benefit) 12 ORDER EXTENDING THME FOR corporation. **DEFENDANTS JULIE D. RAY and ZIAD** 13 ABUDIAB, individuals dba CAFE Plaintiffs, FRANCISCO TO RESPOND TO 14 COMPLAINT 15 CAFE FRANCISCO; HAROLD PARKER 16 PROPERTIES LP, a California limited partnership; JULIE D. RAY and ZIAD 17 ABUDIAB, individuals dba CAFE FRANCISCO, 18 Defendants. 19 20 21 22 Plaintiffs PATRICK CONNALLY, an individual; and DISABILITY RIGHTS, 23 ENFORCEMENT, EDUCATION, SERVICES: HELPING YOU HELP OTHERS ("DREES") through their undersigned counsel, and defendants JULIE D. RAY and ZIAD ABUDIAB, 24 individuals dba CAFE FRANCISCO, in pro per, stipulate as follows: 25 1. Defendants JULIE D. RAY and ZIAD ABUDIAB are granted an extension of 26 time to and including January 14, 2009, to answer or otherwise respond to plaintiffs' complaint. 27 28 STIPULATION AND [PROPOSED] ORDER EXTENDING TIME FOR DEFENDANTS JULIE D. RAY and ZIAD ABUDIAB,

CASE NO. CV-08-4857-WDB

individuals dba CAFE FRANCISCO TO RESPOND TO COMPLAINT

Case 4:08-cv-04857-WDB Document 13 Filed 12/17/08 Page 2 of 3

Case 4:08-cv-04857-WDB Document 12 Filed 12/16/2008 Page 2 of 3

1	2. In the event defendants JULIE D. RAY and ZIAD ABUDIAB, file a motion in
2	lieu of an answer to plaintiffs' complaint, the hearing on such motion shall be set on a date no
3	sooner than 45 days from the filing of said motion.
4	3. Defendants further stipulate that defendants will comply with any and all due
5	dates dictated by the Federal Rules of Civil Procedure, the Local Rules of Court, and/or any
6	scheduling order issued by the court prior to the date on which defendants' responsive pleading i
7	due hereunder.
8	This Stipulation may be executed in faxed counterparts, all of which together shall
9	constitute one original document.
10	
11	IT IS SO STIPULATED.
12	
13	DATED: December 16, 2008 THOMAS E. FRANKOVICH,
14	A PROFESSIONAL LAW CORPORATION
15	D /G/
16	By: /S/ Thomas E. Frankovich
17	Attorneys for Plaintiffs PATRICK CONNALLY and DISABILITY RIGHTS, ENFORCEMENT, EDUCATION, SERVICES: HELPING YOU HELI
18	OTHERS, a California public benefit corporation
19	
20	DATED: December 16, 2008 JULIE D. RAY,
21	
22	By: /S/
23	JULIE D. RAY, an individual dba CAFÉ FRANCISCO, IN PRO PER
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Case 4:08-cv-04857-WDB Document 13 Filed 12/17/08 Page 3 of 3 Case 4:08-cv-04857-WDB Document 12 Filed 12/16/2008 Page 3 of 3 DATED: December 16, 2008 ZIAD ABUDIAB, By:_ ZIAD ABUDIAB, an individual dba CAFÉ FRANCISCO, IN PRO PER <u>ORDER</u> IT IS HEREBY ORDERED that the Defendants JULIE D. RAY and ZIAD ABUDIAB are granted an extension of time to and including January 14, 2009, to answer or otherwise respond to plaintiffs' complaint. United States Magistrate Judge